## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

MOHAMED HASSAN ALI,

Case No. C11-627-MJP-JPD

Petitioner,

v.

REPORT AND RECOMMENDATION

JANET NAPOLITANO, et al.,

Respondents.

Petitioner Mohamed Hassan Ali has filed a Petition for Writ of Habeas Corpus pursuant to 28 U.S.C. § 2241 seeking mandamus relief compelling issuance of a credible fear determination and seeking a writ of habeas corpus directing petitioner's release from immigration custody. Dkt. 1. On September 9, 2011, however, the parties filed a stipulation to dismiss the habeas petition, which indicates that respondents issued petitioner a credible fear determination and released him from immigration custody following a final order of the Immigration Court granting petitioner asylum. Dkt. 19. The parties therefore request the Court dismiss this action as moot. *Id*.

Because petitioner has received the relief sought in his habeas petition, the Court finds that petitioner's habeas petition is most and should be dismissed with prejudice. *See Abdala v*.

1	Immigration and Naturalization Serv., 488 F.3d 1061, 1065 (9th Cir. 2007) (holding that
2	removal mooted habeas challenge to length of detention); see also Picrin-Peron v. Rison, 930
3	F.2d 773, 776 (9th Cir. 1991) (finding that because petitioner only requested release from
4	custody and had been released, the court could provide no further relief and the petition was
5	properly dismissed).
6	A proposed Order accompanies this Report and Recommendation.
7	DATED this 14th day of September, 2011.
8	James P. Donohue
9	JAMES P. DONOHUE United States Magistrate Judge
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	

REPORT AND RECOMMENDATION - 2